SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2008-006779-002 DT

08/24/2011

HONORABLE PAUL J. MCMURDIE

CLERK OF THE COURT S. Yoder Deputy

STATE OF ARIZONA

MJC2 APPEALS COUNTY ATTORNEY

v.

JONATHAN HORACIO CARDENAS-CASTRO

(002)

JONATHAN HORACIO CARDENAS-**CASTRO ASPC - TUCSON #260792** PO BOX 24403 TUCSON AZ 85734 KERRI L CHAMBERLIN

COURT ADMIN-CRIMINAL-PCR VICTIM SERVICES DIV-CA-CCC

NOTICE OF COMPLETION OF POST-CONVICTION REVIEW BY COUNSEL; REQUEST FOR EXTENSION OF TIME TO ALLOW DEFENDANT TO FILE PRO PER PETITION FOR POST-CONVICTION RELIEF/GRANTED

This Court has received defense counsel's Notice of Completion of Post-Conviction Review.

IT IS ORDERED as follows:

1) Defense counsel shall remain in an advisory capacity for the Defendant until a final determination is made by the trial court regarding any post-conviction relief proceeding, pursuant to Rule 32.4(c)(2), Arizona Rules of Criminal Procedure. Defense/Advisory counsel shall forward defendant his complete trial and appellate file including all transcripts in counsel's possession within 15 days of this date. Defense/ Advisory counsel shall file a Notice of Compliance of such within 15 days of this date.

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- 2) The Defendant shall have 45 days from today's date to file a *Pro Per* Petition for Post-Conviction Relief. Pursuant to Rule 32.5, the *Pro Per* Petition shall contain the Defendant's certification that he/she has included every ground known to him/her for vacating, reducing, correcting or otherwise changing all judgments or sentences imposed upon him/her. The Defendant must also allege facts within his/her personal knowledge under oath, and support the allegations in the petition with affidavits, records or other evidence currently available to him/her. One copy of the petition shall be served upon the Criminal Presiding Judge/Rule 32 Management Unit, and one copy shall be served upon the attorney for the state. The Court advises the Defendant that failure to timely file the *Pro Per* Petition for Post-Conviction Relief may be grounds for dismissal.
- 3) The State's response to the petition shall be filed within 45 days after the petition is filed.
 - 4) The Defendant may file a reply within 15 days after the response is filed.

This case is eFiling eligible: http://www.clerkofcourt.maricopa.gov/efiling/default.asp. Attorneys are encouraged to review Supreme Court Administrative Orders 2010-117 and 2011-10 to determine their mandatory participation in eFiling through AZTurboCourt.